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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/564,313	01/12/2006	Akito Fukui	L9289.05200	8038	
52989 Dickinson Wrig	7590 03/18/200 ht PLLC	EXAMINER			
James E. Ledbe	tter, Esq.	PHAN, HUY Q			
International Square 1875 Eye Street, N.W., Suite 1200			ART UNIT	PAPER NUMBER	
Washington, DO	Washington, DC 20006			2617	
			MAIL DATE	DELIVERY MODE	
			03/18/2009	PAPER	

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/564,313	FUKUI ET AL.
Office Action Summary	Examiner	Art Unit
	HUY Q. PHAN	2617
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with th	e correspondence address
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perion.  - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAT 1.136(a). In no event, however, may a reply bod will apply and will expire SIX (6) MONTHS fute, cause the application to become ABANDO	ION. e timely filed rom the mailing date of this communication. DNED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 12     This action is <b>FINAL</b> . 2b) ☐ This action is <b>FINAL</b> . 2b) ☐ This action is application is in condition for allow closed in accordance with the practice unde	nis action is non-final. vance except for formal matters,	
Disposition of Claims		
4) ☐ Claim(s) 8-14 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) 8-12 is/are allowed. 6) ☐ Claim(s) 13 and 14 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and Application Papers 9) ☐ The specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification of the specification is objected to by the Examination of the specification is objected to by the Examination of the specification of the specification is objected to by the Examination of the specification of t	rawn from consideration.  I/or election requirement.  ner.	_
10)☑ The drawing(s) filed on 12 January 2006 is/a  Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the oath or declaration is objected to by the	ne drawing(s) be held in abeyance. ection is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents.</li> <li>2. Certified copies of the priority documents.</li> <li>3. Copies of the certified copies of the priority documents.</li> <li>* See the attached detailed Office action for a light common state.</li> </ul>	ents have been received. ents have been received in Applic riority documents have been rece eau (PCT Rule 17.2(a)).	cation No eived in this National Stage
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Ma 5) Notice of Inform 6) Other:	

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### **DETAILED ACTION**

### Information Disclosure Statement

1. The information disclosure statement (IDS) submitted on 01/12/2006 has been placed in record and considered by the examiner.

# Claim Rejections - 35 USC § 101

2. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 13 and 14 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

With respect to independent claims 13 and 14, the applicant recites directly to "A program" (see claims 13 and 14). The programs are considered an abstract idea, because the programs are not physical "things" and/or are not "acts" being preformed; thus, "A program" is not fallen within one of four statutory categories of invention, it is non-statutory subject matter.

## **Reasons for Allowance**

3. Claims 8-12 are allowed.

The following is a statement of reason for the indication of allowance:

The independent claims direct to a transmission method comprising: multiplexing retransmission packet data requested for retransmission and new transmission packet

data not requested for retransmission when retransmission is requested from a communicating party;

storing temporarily the retransmission packet data and the new transmission packet data multiplexed in a buffer;

storing receivable data amount information that associates reception quality information of the communicating party contained in a received signal with a receivable data amount in the communicating party and that is shared with the communicating party, detecting the receivable data amount by referring to the receivable data amount information using the reception quality information, adjusting and an amount of multiplexing data between the retransmission packet data and the new transmission packet data so that the amount the retransmission packet data and the new transmission packet data in the buffer is less than or equal to the receivable data amount detected; and

transmitting the new transmission packet data and the retransmission packet data stored in the buffer to the communicating party.

The closest prior arts have been found.

Kurobe (US 6,233,251) discloses a transmission method comprising: multiplexing retransmission packet data requested for retransmission not requested for retransmission when retransmission is requested from a communicating party (col. 4, lines 20-54 and the specification for more details); storing temporarily the retransmission packet data multiplexed in a buffer ("storing" see col. 4, lines 20-54); storing receivable data amount information that associates reception quality information

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of the communicating party contained in a received signal with a receivable data amount in the communicating party and that is shared with the communicating party ("video data, or the variable-length data employing retransmission" see col. 4, lines 20-54). However, Kurobe fails to show the claimed limitation detecting the receivable data amount by referring to the receivable data amount information using the reception quality information, adjusting and an amount of multiplexing data between the retransmission packet data and the new transmission packet data so that the amount the retransmission packet data and the new transmission packet data in the buffer is less than or equal to the receivable data amount detected; and transmitting the new transmission packet data and the retransmission packet data stored in the buffer to the communicating party.

Lee (US 2005/0058154) discloses adjusting and an amount of multiplexing data between the retransmission packet data and the new transmission packet data (see [0101]); and transmitting the new transmission packet data and the retransmission packet data stored in the buffer to the communicating party (see [0101]). However Lee does not particularly discloses that detecting the receivable data amount by referring to the receivable data amount information using the reception quality information, adjusting and an amount of multiplexing data between the retransmission packet data and the new transmission packet data so that the amount the retransmission packet data and the new transmission packet data in the buffer is less than or equal to the receivable data amount detected.

Bellaton (US 6,473,425) discloses detecting the receivable data amount by referring to the receivable data amount information using the reception quality information, comparing and an amount of multiplexing data between the retransmission packet data and the new transmission packet data (see col. 7, lines 1-8). But, Bellaton does not teach claimed limitation adjusting and an amount of multiplexing data between the retransmission packet data and the new transmission packet data so that the amount the retransmission packet data and the new transmission packet data in the buffer is less than or equal to the receivable data amount detected.

Since, the cited references do not disclose each and every claimed limitation, therefore, claims 8-12 are allowed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Huy Q Phan whose telephone number is 571-272-7924. The examiner can normally be reached on 9AM-7:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander Eisen can be reached on 571-272-7687. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Huy Q Phan/ Primary (TFSA) Examiner, Art Unit 2617

Date: 03/13/2009